er 11		
F-CGC		
F-CGC through		
98-12570-ECF-CGC)		
RULE 30(b)(6)		
YOU ARE HEREBY NOTIFIED that the deposition will be taken upon oral		
examination of an authorized representative of BCE West, L. P. at the time and place stated below		
before an officer authorized by law to administer oaths. This deposition is to be taken pursuant to		
Rules 26 and 30, Federal Rules of Civil Procedure, as incorporated into these proceedings by		
Bankruptcy Rules 7030 and 9014. The scope of the deposition shall include Debtors' "Emergency		
Motion for Expedited Consideration of Interim Order Extending Exclusive Periods for Debtors to		
File & Obtain Acceptances of Plans of Reorganization; Motion to Extend Exclusive Periods for		
Debtors to File & Obtain Acceptances of Plans of Reorganization." A list of the documents to be		
produced are set forth in the attached hereto as Exhibit "A."		

## Snell & Wilmer

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## EXHIBIT "A"

- 1. Any and all documents which will be presented to the Court in support of Debtor's "Emergency Motion for Expedited Consideration of Interim Order Extending Exclusive Periods for Debtors to File & Obtain Acceptances of Plans of Reorganization; Motion to Extend Exclusive Periods for Debtors to File & Obtain Acceptances of Plans of Reorganization" (the "Motions").
- 2. Any and all documents concerning or relating to the matters raised by the Motions, including, but not limited to: (a) efforts to purchase or sell the Debtor's assets and/or to obtain an equity investment in the Debtor; (b) the performance of the Debtor's business operations during calendar year 1999; and (c) the status of any and all plan(s) of reorganizations being prepared by or for the Debtor and/or any secured lender.
- 3. Any and all documents concerning or relating to projections and/or forecasts for the Debtor's business or financial performance.
- 4. Any and all documents reflecting communications concerning or relating to (a) the Debtor's business operations or performance; (b) plans for reorganization of the Debtor; and (c) the potential purchase or sale of the Debtor's assets and/or the potential equity investment in the Debtor.
- 5. Any and all documents concerning or relating to the reasons underlying the decision to commence a sale of the Debtor's assets and/or to obtain an equity investment in the Debtor, including, but not limited to, any input into that decision-making process by the secured lenders of the Debtor.